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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/761,298	01/22/2004	Hsien-Yu Chiu	3081		
. 7590 11/03/2004			EXAMINER		
P-Two Industries Inc.			HAMMOND, BRIGGITTE R		
P.O. Box No. 6-	-57	•		2.252.40.050	
Junghe			ART UNIT	PAPER NUMBER	
Taipei, 235 TAIWAN			2833 . DATE MAILED: 11/03/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.



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APPLICATION	NUMBER FILING DATE	FIRST NAMED APPLICAN	IT	ATTORN	IEY DOCKET NO.		
10/1	61,298						
171	19184				EXAMINER		
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			Ļ	ART UNIT	PAPER NUMBER		
			DA	ATE MAILED:			
		NOTICE OF ABANDON	IMENT				
This ap	oplication is abandoned in view	w of:					
	Applicant's failure to timely	file a proper reply to the Office letter m	nailed on				
		icate of Mailing or Transmission of					
		which is after the expiration o	f the period fo	or reply (including a t	otal		
	extension of time of	of month(s)) which expired o	n	·			
	A proposed reply v 37 CFR 1.113 to the	vas received on, but	t it does not c	onstitute a proper re	ply under		
•	(A proper reply un	der 37 CFR 1.113 to a final rejection o	consists only o	of: (1) a timely filed a	mendment		
	or (3) a timely filed	pplication in condition for allowance; (Request for Continued Examination (RCE) in comp	oliance with 37 CFR	with appeal fee); 1.114).		
	A reply was receive	ed on, but it does not	constitute a p	proper reply, or a bor	na fide attempt at a		
		non-final rejection. See 37 CFR 1.85((a) and 1.111.	(See explanation in	the last box below).		
\leftarrow	No reply has been						
E	Applicant's failure to timely of three months from the m	pay the required issue fee and publica ailing date of the Notice of Allowance (tion fee, if ap _l (PTOL-85).	plicable, within the s	tatutory period		
	Transmission date	publication fee, if applicable, was receduled $_{}$), which is after the elication fee) set in the Notice of Allowa	expiration of the	he statutory period for	or payment of the		
		of \$ is insufficient. A balance of			·		
	The issue fee by 3 37 CFR 1.18(d) is	7 CFR 1.18 is \$ The public	ation fee, if re	equired, by			
		publication fee, if applicable, have not	heen receive	.d			
		file corrrected drawings as required by			d set in		
	the Notice of Allowability (P	TOL-37).	, and w ithin th	ie anee-monai peno	u set III,		
	Proposed correcte	d drawings were received on, which is after the expiration of the pe	(with a Certiferiod for reply.	icate of Mailing or Tr	ansmission dated		
	No corrected draw	ings have been received.					
	The letter of express aband- interest, or all the applicants	onment which is signed by the attome	y or agent of i	record, the assignee	of the entire		
	The letter of express abandounder 37 CFR 1.34(a)) upor	onment which is signed by an attorney in filing of a continuing application.	or agent (act	ting in a representati	ve capacity		
		f Patent Appeals and Interferences re	ndered on	and ha	uso the sected		
	for seeking court review of t	he decision has expired and there are	no allowed cl	aims.	изе тпе репоа		
	The reason(s) below:		· · · · <u>-</u>				
	Petitions to revive under 37 CFR 1.13 minimize any negative effects on pate	37(a) or (b), or requests to withdraw the holding of ent term.	abandonment und	der 37 CFR 1.181, should b	pe promptly filed to		